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U.S. APPLICATION NO _SE	ARAS	FIRST NAMED APPLICA	NT M	ATTY DOCKETN	3
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	56:	u –	INTERNATIO	NAL-APPLICATION NO.	
NIXON & VANDERHYE		- <u>-</u>	22.9	7TR9670000	75
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ARLINGTON VA 2220:	1 ·				
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NOTIFICATION OF M	IISSING REQUIREMEN	TS UNDER 35 U.S	S.C. 371 IN T	HE UNITED	
STAT	ES DESIGNATED/ELEC	TED OFFICE (DC	J/EU/US) d States Datent	and Trademark (Office as
. The following items have been su	omitted by the applicant of	THE ID IO THE OWNER	u states ratem	. and Tracement	711100 43
a Designated Office					
an Elected Office (3	7 CFR 1.495):				•
U.S. Basic National Fee.		•			
Copy of the international app					
a non-English langu	age.			•	
☑ English.				•	
Translation of the internation					
Oath or Declaration of invent	· · ·		•		
Copy of Article 19 amendme		•			·
Translation of Article 19 ame	endments into English.		•		
The International Preliminary	y Examination Report in E	nglish and its Annex	es, if any.		è
Translation of Annexes to the			t into English.		٠. ١٠
Preliminary amendment(s) fi			·		
☑ Information Disclosure State	ment(s) filed 25 une	(90,4 and		<u>_</u> ·	•
Assignment document.	•	·	•		
Power of Attorney and/or Ch	ange of Address.				
Substitute specification filed		•			
☐ Verified Statement Claiming					
Priority Document.	·			•	•
Copy of the International Sea	rch Report and copies	of the references cit	ed therein.	£ 27	
Other:	•		•	Hina ik	
2. The following items MUST be fu	rnished within the period s	et forth below in or	der to complet	e the requirement	s for
acceptance under 35 U.S.C. 371:	•				
a. Translation of the applicat	ion into English. Note a p	rocessing fee will be	e required if su	ibmitted later that	ı the
appropriate 20 or 30 months					
☐ The current transl	ation is defective for the	reasons indicated	on the attac	hed Notice of I)efective
Translation.		•			
b. Processing fee for providing	ng the translation of the ap	plication and/or the	Annexes later	than the appropri	ate 20 or
30 months from the priority of					_a! L
C. Oath or declaration of the the International application i	inventors, in compliance v	viin 3/ CFK 1.49/(8	i) and (b), idei	mrying me appiic	auon by
	declaration does not compl		27(a) and (b) fo	or the reasons ind	icated
on the attached PCT		y with 37 CFR 1.43	r(a) and (b) id	of the reasons mu	icaicu ,
d. Surcharge for providing th		than the annronrists	20 or 30 mor	ths from the prior	rity date
(37 CFR 1.492(e)).	c oadi of occiaration fator	umi die appropriad	20 01 30 mon	and from the price	,
3. Additional claim fees of \$	as a 🔲 large enti-	ry 🗆 small entity, is	ncluding any r	equired multiple o	lependent
claim fee, are required. Applicant n	oust submit the additional c	laim fees or cancel	the additional	claims for which	fees are
hie. See attached PTO-875.			-		
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ALL OF THE ITEMS SET FORT	H IN 2(a)-2(d) AND 3 AE	OVE MUST BE S	ORWITTED	MITUM ONE W	EOD IONIU
FROM THE DATE OF THIS NOT	TICE OR BY L. 21 OR U	231 MONTHS FK	OM THE PK	IOKIII DAIE	ruk Di
THE APPLICATION, WHICHEV	ER IS LATER. FAILUR	Œ TO PROPERL	r Kespund	WILL RESULT	π.
ABANDONMENT.	+	•			
The time period set above may be ex	stended by filing a petition	and fee for extension	n of time unde	er the provisions of	of 37
CFR 1.136(a).					
Translation of the Annexes MUS				annexes will be ca	incelled.
Note processing fee will be required				20 (27 CET	
 The Article 19 amendments are 194(d) or 30 (37 CFR 1.495(d)) mo 			d by the appro	phate 20 (37 CFF	
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Applicant is reminded that any comn				must be mailed to	the
address given in the heading and incl				• • •	
A copy of this notic	e MUST he retu	rned with the	is resnon:	se.	
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